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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/748,832	12/30/2003		Nikolaos Koudas	ATT-105AUS	2786
26652	7590	09/14/2006		EXAM	INER
AT&T COR	Р.		VY, HUNG T		
ROOM 2A20				ART UNIT	PAPER NUMBER
ONE AT&T WAY BEDMINSTER, NJ 07921					TATER NOMBER
••		07921		2163 DATE MAILED: 09/14/2000	<u> </u>

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appli	cation No.	Applicant(s)						
Office Action Summary			8,832	KOUDAS ET AL.	KOUDAS ET AL.					
			iner	Art Unit						
		Hung	T. Vy	2163						
The MAILII Period for Reply	NG DATE of this communi			with the correspondence ac	ddress					
	STATI ITODY DEDIOD E	70 DEDI V 18 SE	T TO EVDIDE 2	MONTH(S) OR THIRTY (3	30) DAVS					
WHICHEVER IS I - Extensions of time ma after SIX (6) MONTHS - If NO period for reply it - Failure to reply within t Any reply received by	LONGER, FROM THE M. y be available under the provisions from the mailing date of this comm	AILING DATE OF of 37 CFR 1.136(a). In runication. Itutory period will apply a will, by statute, cause the	THIS COMMUN no event, however, may nd will expire SIX (6) M a application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).						
Status										
1) Responsive	to communication(s) file	d on 26 August 2	006.							
2a) This action		2b)⊠ This action								
3)☐ Since this a	pplication is in condition	for allowance exc	ept for formal ma	atters, prosecution as to the	e merits is					
closed in ac	cordance with the practic	ce under <i>Ex parte</i>	Quayle, 1935 C	.D. 11, 453 O.G. 213.						
Disposition of Claim	S									
4)⊠ Claim(s) 1-8	is/are pending in the ap	plication.								
	oove claim(s) is/ar	-	consideration.							
5)	is/are allowed.									
6)⊠ Claim(s) <u>1-8</u>	Claim(s) <u>1-8</u> is/are rejected.									
7) Claim(s)	Claim(s) is/are objected to.									
8)	are subject to restric	tion and/or election	on requirement.							
Application Papers										
9) The specific	ation is objected to by the	e Examiner.								
• - •	-		accepted or b)	objected to by the Exar	miner.					
Applicant ma	y not request that any object	tion to the drawing	(s) be held in abey	ance. See 37 CFR 1.85(a).						
Replacement	drawing sheet(s) including	the correction is re	quired if the drawi	ng(s) is objected to. See 37 C	FR 1.121(d).					
11)⊡ The oath or	declaration is objected to	by the Examiner	. Note the attach	ed Office Action or form P	TO-152.					
Priority under 35 U.S	S.C. § 119									
· · · · · · · · · · · · · · · · · · ·	ment is made of a claim t	for foreign priority	under 35 U.S.C	. § 119(a)-(d) or (f).						
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	on's Patent Drawing Review (P	TO-948)	Paper N	v Summary (PTO-413) o(s)/Mail Date						
	re Statement(s) (PTO/SB/08)		5) Notice o	f Informal Patent Application						
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DETAILED ACTION

1. In response to the response to restriction filed on 08/26/2006, claims 1-8 are pending in this application as a result of the cancellation of claims 9-19.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on 04/14/2004. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Specification

3. The specification has been checked to the extent necessary to determine the presence of possible minor errors. However, the applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-8 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

As in claim 1, a method of query path pattern matching does not produce a useful, concrete and tangible result as set forth in 2106 (IV)(B)(2)(b)(ii), e.g., a) the potential ancestor descendant list is less than a second attribute of a current node in the potential ancestor list. (in claim 1, line 7), b) the current node of the potential ancestor list is less than a first attribute of the current node (claim 1, line 10), c) the potential descendant list is less than a second attribute of the current node (claim 1, line 11-12), d) the potential descendant list is equal to a level

number plus one of the current node of the potential ancestor list (claim 1, line 13-14) are not a useful, concrete and tangible result because the form appending to an output join list is still unknown if a) the potential ancestor descendant list is greater than or equal to a second attribute of a current node in the potential ancestor list. (in claim 1, line 7), b) the current node of the potential ancestor list is greater than or equal a first attribute of the current node (claim 1, line 10), c) the potential descendant list is greater than or equal a second attribute of the current node (claim 1, line 11-12), d) the potential descendant list is unequal to a level number plus one of the current node of the potential ancestor list (claim 1, line 13-14). Appending to an output join list if those condition a, b, c, d above of the potential descendant list and potential ancestor list are not being available for use in the method of query path pattern matching.

As in claim 6, a method of query path pattern matching does not produce a useful, concrete and tangible result as set forth in 2106 (IV)(B)(2)(b)(ii), e.g., a) the potential ancestor descendant list is less than a start position of a current node in the potential ancestor list. (in claim 6, line 6-7), b) the current node of the potential ancestor list is less than a start position of the potential descendants (claim 6, line 9-10), c) the potential descendant list is less than an end position of the of the current node (claim 6, line 10-11), d) the potential descendant list is equal to a level number plus one of the current node of the potential ancestor list (claim 6, line 12-13) are not a useful, concrete and tangible result because the form appending to an output join list is still unknown if a) the potential ancestor descendant list is greater than or equal to a second attribute of a current node in the potential ancestor list. (in claim 6, line 6-7), b) the current node of the potential ancestor list is greater than or equal a start position of the potential descendants (claim 6, line 9-10), c) the potential descendant list is greater than or equal an end

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position of the of the current node (claim 6, line 10-11), d) the potential descendant list is unequal to a level number plus one of the current node of the potential ancestor list (claim 6, line 12-13). Appending to an output join list if those condition a, b, c, d above of the potential descendant list and potential ancestor list are not being available for use in the method of query path pattern matching.

The claims 2-5 and 7-8 depend claims 1 and 6, so claims 2-5 and 7-8 are rejected under 35 U.S.C. 101.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims1-4, 10 and 12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Respect to claims 1, and 6, line 5 the clause "unmatchable nodes" renders the claim(s) indefinite because it is not clear what are unmatchable nodes. There are no elements in claims to compare (it should be two element to compare). What are the node unmatchable nodes.

Respect to claim 1, line 7, the clause "the potential ancestor descendant list is less than a second attribute of a current node in the potential ancestor list" renders the claim(s) indefinite because it is unclear what happen if the potential ancestor descendant list is greater than or equal to a second attribute of a current node in the potential ancestor list.

Respect to claim 1, line 10, the clause "the current node of the potential ancestor list is less than a first attribute of the current node" renders the claim(s) indefinite because it is

unclear what happen if the current node of the potential ancestor list is greater than or equal a first attribute of the current node.

Respect to claim 1, line 11-12, the clause "the potential descendant list is less than a second attribute of the current node" renders the claim(s) indefinite because it is unclear what happen if the potential descendant list is greater than or equal a second attribute of the current node.

Respect to claim 1, line 13-14, the clause "the potential descendant list is equal to a level number plus one of the current node of the potential ancestor list" renders the claim(s) indefinite because it is unclear what happen if the potential descendant list is unequal to a level number plus one of the current node of the potential ancestor list.

Respect to claim 6, line 6-7, the clause "the potential ancestor descendant list is less than a start position of a current node in the potential ancestor list" renders the claim(s) indefinite because it is unclear what happen if the potential ancestor descendant list is greater than or equal to a second attribute of a current node in the potential ancestor list.

Respect to claim 6, line 9-10, the clause "the current node of the potential ancestor list is less than a start position of the potential descendants" renders the claim(s) indefinite because it is unclear what happen if the current node of the potential ancestor list is greater than or equal a start position of the potential descendants.

Respect to claim 6, line 10-11, the clause "the potential descendant list is less than an end position of the of the current node" renders the claim(s) indefinite because it is unclear what happen if the potential descendant list is greater than or equal an end position of the of the current node.

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Respect to claim 6, line 12-13, the clause "the potential descendant list is equal to a level number plus one of the current node of the potential ancestor list" renders the claim(s) indefinite because it is unclear what happen if the potential descendant list is unequal to a level number plus one of the current node of the potential ancestor list.

Claims 2-5 and 7-8 depend from rejected claims 1 and 6 thereby render these dependent claims indefinite.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung T. Vy whose telephone number is 571-2721954. The examiner can normally be reached on 8.30am - 5.30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don Wong can be reached on 571 272 1834. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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September 6, 2006.

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